



T2147-901881US02
PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: : Conf. No.: 9204
Claude PETIT : Group Art Unit: 3729
Serial No.: 10/692,862 : Examiner: Minh N. TRINH
Filed: October 27, 2003 :
For: Method for Mounting Integrated :
Circuits on a Printed Circuit Card :
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STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This to provide documentation of a September 7, 2005 Interview between Examiner Minh Trinh and the undersigned Applicants' representative regarding an outstanding Final Office Action, mailed June 10, 2005.

(A) Exhibit(s) shown or demonstration conducted: Specification amendments, drawing amendments, and claim 25 amendment.

(B) Claims discussed: 25.

(C) Prior art discussed: N/A.

(D) Proposed amendments of a substantive nature discussed not already described on an Interview Summary form completed by the examiner: N/A.

(E) General thrust of the principal arguments of the applicant: Amendments clearly overcome drawing objections and Section 112, paragraph 1 and 2 rejections.

(F) General indication of any other pertinent matters discussed: Although agreement was tentatively reached that the discussed amendments would probably overcome the objection and rejections, the claim amendments would require a new search. Therefore, filing an After-Final Amendment with the discussed claims would most likely result in an Advisory Action with a refusal to enter the Amendment.

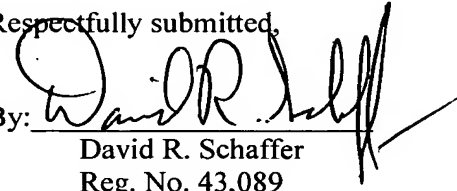
(G) General results or outcome of the interview: Tentative agreement that amendments would probably overcome the objection and rejections, but in the interests of frugality and to move the case more quickly to allowance, the best course of action would be to file a Request for Continued Examination (RCE) with a Preliminary Amendment to present the discussed amendments.

(H) Was interview via electronic mail, if so, a paper copy of the Internet e-mail contents is attached hereto: N/A.

The Commissioner is hereby authorized to charge to Deposit Account No. 50-1165 any fees under 37 C.F.R. §§ 1.16 and 1.17 that may be required by this paper and to credit any overpayment to that Account. If any extension of time is required in connection with the filing of this paper and has not been requested separately, such extension is hereby requested.

September 9, 2005

Miles & Stockbridge P.C.
1751 Pinnacle Drive, Suite 500
McLean, Virginia 22102-3833
Telephone: (703) 610-8649
#9280468v1

Respectfully submitted,
By: 
David R. Schaffer
Reg. No. 43,089